

FILED

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CLERK, U.S. DISTRICT COURT
NORTH DISTRICT OF CALIFORNIA

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6 Title 18 United States Code § 4 "Make Known" Relator

7
8 UNITED STATES DISTRICT COURT
9 NORTHERN DISTRICT OF CALIFORNIA
10 SAN FRANCISCO DIVISION

11 Paul Den Beste,
12 Title 18 United States Code §4 "Make Known"
13 Relator
14 v.
15 David A. Bradlow, Fiduciary License #777,
16 California Department of Consumer Affairs
17 Title 18 United States Code §4 Reported Violator
18 Aron Oliner (SBN 152373),
19 Title 18 United States Code §4 Reported Violator
20 Code
21 Allison Lane (SBN 152384),
22 Title 18 United States Code §4 Reported Violator
23 Lynn Searle (SBN 146346),
24 Title 18 United States Code §4 Reported Violator
25 Charles F. Haines (SBN 76655),
26 Title 18 United States Code §4 Reported Violator
27 Marcus O. Colabianchi (SBN 208698)
28 Title 18 United States Code §4 Reported Violator

) Case No: 3:21-cv-09863-SK
)
Relator Paul Den Beste's Certified
Mandatory Title 18 United States Code §4
"Make Known" Report of Criminal
Violations of Title 18 United States Code
§1341 and of Criminal Violations of Title
18 United States Code §1343 That
Facilitated Violations of California Penal
Code §96.5 (a) & (b), California Penal
Code §182(a), (1), (3), (4) & (5), California
Government Code §19990 (a) & (b);
Committed by and Through Violations
of California State Bar Rules 1.2.1, 3.1,
3.3, 3.4, 4.1, 8.4, California Code of
Judicial Ethics Cannon 3 D. (1) & (2),
California Business and Professions Code
§6068 (a), (b), (d) & (g).
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25
26 "Make Known" Report

27 This is a certified mandatory "Make Known" Report required by Title 18 United States
28 Relator Paul Den Beste's Certified Mandatory Title 18 United States Code § 4 "Make Known" Report of Criminal
Violations of Title 18 United States Code §1341 and of Criminal Violations of Title 18 United States Code §1343
That Facilitated Violations of California Penal Code §96.5 (a) & (b), California Penal Code §182(a), (1), (3), (4) &
(5), California Government Code §19990 (a) & (b); Committed by and Through Violations of California State Bar
Rules 1.2.1, 3.1, 3.3, 3.4, 4.1, 8.4, California Code of Judicial Ethics Cannon 3 D. (1) & (2), California Business and
Professions Code §6068 (a), (b), (d) & (g).

1 Code § 4 which provides:

2 "Whoever, having knowledge of the actual commission of a felony cognizable by
3 a court of the United States, conceals and does not as soon as possible make
4 known the same to some judge or other person in civil or military authority under
5 the United States, shall be fined under this title or imprisoned not more than three
6 years, or both."

7 This document does not seek review of any State Court proceedings which is prohibited
8 by Rooker v. Fidelity Trust Company, 263 U. S. 413 (1923) and District of Columbia Court of
9 Appeals v Feldman, (1983) 460 U. S. 460, 463. Instead, this document when on PACER is to
10 be referred by its case number and Docket entries to the United States Attorney General, United
11 States Department of Justice and the Department of Homeland Security and the United States
12 Military at the Pentagon. This document is not intended to and does not waive any
13 administrative remedies. This document is not intended to be against any person not yet known
14 to have acted in conspiracy provision of Title 18 United States Code §1349 with David A,
15 Bradlow, Aron Oliner (SBN152373), Allison Lane (SBN 152384), Lynn Searle (SBN 146346),
16 Marcus O. Colabianchi (SBN 208698), and Charles F. Haines (SBN 76655), all of whom know
17 how and did abuse and corrupt judicial process by and through their collective violations of Title
18 18 United States Code §1341 and Title 18 United States Code §1343.

19 This document is constructed in the first person, by Flesh and Blood Natural Person Paul
20 Den Beste. This document does not waive any Flesh and Blood Unalienable¹ Natural Person
21
22

23 ¹ UNALIENABLE. The state of a thing or right which cannot be sold.

24 2. Things which are not in commerce, as public roads, are in their nature unalienable. Some things are
25 unalienable, in consequence of particular provisions in the law forbidding their sale or transfer, as pensions granted
26 by the government. The natural rights of life and liberty are unalienable. Unalienable. (n.d.) *A Law Dictionary,*
27 *Adapted to the Constitution and Laws of the United States. By John Bouvier..* (1856)

28 Relator Paul Den Beste's Certified Mandatory Title 18 United States Code § 4 "Make Known" Report of Criminal
29 Violations of Title 18 United States Code §1341 and of Criminal Violations of Title 18 United States Code §1343
30 That Facilitated Violations of California Penal Code §96.5 (a) & (b), California Penal Code §182(a), (1), (3), (4) &
31 (5), California Government Code §19990 (a) & (b); Committed by and Through Violations of California State Bar
32 Rules 1.2.1, 3.1, 3.3, 3.4, 4.1, 8.4, California Code of Judicial Ethics Cannon 3 D. (1) & (2), California Business and
33 Professions Code §6068 (a), (b), (d) & (g).

Rights Endowed by The Creator as so Declared by, through and within, the Declaration of Independence of 1776 and thereafter guaranteed protected by the Constitution of the United States and the various Amendments thereto made applicable to and binding upon the individual states by the Fourteenth Amendment to the United States Constitution. Russell Allen Nordyke v. Mary V. King (9th Cir. May 2, 2011), 644 F. 3d 776.

This "Make Known" Relator report is based on my personal knowledge as a victim and witness of government corruption that has occurred and continues to occur as committed by David A. Bradlow, whose contact information is listed below, and who, in collusion and in conspiracy with the following members of the State Bar of California, committed the criminal acts reported in this "Make Known" Relator report;

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Relator Paul Den Beste's Certified Mandatory Title 18 United States Code § 4 "Make Known" Report of Criminal Violations of Title 18 United States Code §1341 and of Criminal Violations of Title 18 United States Code §1343 That Facilitated Violations of California Penal Code §96.5 (a) & (b), California Penal Code §182(a), (1), (3), (4) & (5), California Government Code §19990 (a) & (b); Committed by and Through Violations of California State Bar Rules 1.2.1, 3.1, 3.3, 3.4, 4.1, 8.4, California Code of Judicial Ethics Cannon 3 D. (1) & (2), California Business and Professions Code §6068 (a), (b), (d) & (g).

1 FAX: (415) 651 9488
2 Email: lynn@searlelaw.com

3 **A. The Law On Attorney Criminal Liability**

4 It is the duty of an attorney to support the Constitution and laws of the United States and
5 of the State of California; to maintain the respect due to the courts of justice and judicial officers;
6 to counsel or maintain those actions, proceedings, or defenses only as appear to him or her legal
7 or just; to employ, for the purpose of maintaining the causes confided to him or her those means
8 only as are consistent with truth, and never to seek to mislead the judge or any judicial officer
9 by an artifice or false statement of fact or law. See California Business and Professions Code
10 §6068 (a), (b) (c) & (d).

11 An attorney is an officer of the court, Rusvovan v Rusvovan (1969) 268 Cal. App. 2d
12 902, 907, who must conform to professional standards in whatever capacity he or she is acting in
13 a particular matter, Crawford v State Bar of California (1960) 54 Cal. 2d 659, 668 citing Alkow v
14 State Bar, 38 Cal. 2d 257, 263; Librarian v State Bar, 21 Cal. 2d 862, 865.

15 When an attorney violates professional ethics, it is not necessary to show that a third
16 person has actually suffered injury or loss by reason of the misconduct of an attorney before
17 disciplinary action may be taken; the gravamen of such a proceeding is the violation by the
18 accused of his oath and duties as an attorney, Reznik v. State Bar of California (1969) 1 Cal. 3d
19 198, 203-204.

20 The concealment by an attorney of facts from a court amounts to deceit and may form the
21 basis of a charge for contempt. See Daily v. Superior Court, 4 Cal. App. 2d 127, 131 – 134,
22 failure to disclose is deceit rising to the level of fraud and forms basis for contempt. California
23 Relator Paul Den Beste's Certified Mandatory Title 18 United States Code § 4 "Make Known" Report of Criminal
24 Violations of Title 18 United States Code §1341 and of Criminal Violations of Title 18 United States Code §1343
25 That Facilitated Violations of California Penal Code §96.5 (a) & (b), California Penal Code §182(a), (1), (3), (4) &
26 (5), California Government Code §19990 (a) & (b); Committed by and Through Violations of California State Bar
27 Rules 1.2.1, 3.1, 3.3, 3.4, 4.1, 8.4, California Code of Judicial Ethics Cannon 3 D. (1) & (2), California Business and
28 Professions Code §6068 (a), (b), (d) & (g).

1 Business and Professions Code §6068, subd. (d) (duty of truthfulness), requires an attorney to
 2 refrain from misleading and deceptive acts, without qualification or exception. An attorney may
 3 not use deception of the court under the guise of advancing a client's best interests. See Rogers v
 4 State Bar (1989) 48 Cal. 3d 300, 315 – 316. An attorney's offense of misleading the court need
 5 not be successful, but merely tend to mislead, in order to violate California Business and
 6 Professions Code §6103 and §6068 (d). See Pickering v. State Bar (1944) 24 Cal. 2d 141, 144-
 7 145.

8 An attorney's duty of candor is laid out in the California Business and Professions Code.
 9 California Business and Professions Code §6068(d) states that it is the duty of an attorney to
 10 "employ, for the purpose of maintaining the causes confided to him or her, those means only as
 11 are consistent with truth, and never to seek to mislead the judge or any judicial officer by an
 12 artifice or false statement of fact or law." And lest anyone take a violation of an attorney's
 13 duties lightly, the California Business and Professions Code contains a section that spells out the
 14 potential punishment. California Business and Professions Code §6103 states that "a willful
 15 disobedience or violation of an order of the court requiring him to do or forbear an act connected
 16 with or in the course of his profession, which he ought in good faith to do or forbear, and any
 17 violation of the oath taken by him, or of his duties as such attorney, constitute causes for
 18 disbarment or suspension." California Business and Professions Code §6106 discusses actions
 19 unfit for an attorney, that may result in discipline. The section states that "the commission of any
 20 act involving moral turpitude, dishonesty or corruption, whether the act is committed in the
 21 course of his relations as an attorney or otherwise, and whether the act is a felony or
 22

23 Relator Paul Den Beste's Certified Mandatory Title 18 United States Code § 4 "Make Known" Report of Criminal
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 26 (5), California Government Code §19990 (a) & (b); Committed by and Through Violations of California State Bar
 27 Rules 1.2.1, 3.1, 3.3, 3.4, 4.1, 8.4, California Code of Judicial Ethics Cannon 3 D. (1) & (2), California Business and
 28 Professions Code §6068 (a), (b), (d) & (g).

1 misdemeanor or not, constitutes a cause for disbarment or suspension. If the act constitutes a
 2 felony or misdemeanor, conviction thereof in a criminal proceeding is not a condition precedent
 3 to disbarment or suspension from practice therefor.” California Business and Professions Code
 4 §6067 requires a lawyer “faithfully to discharge the duties of an attorney at law to the best of his
 5 knowledge and ability.”

7 Regarding attorney candor with the court requirement, California State Bar Rule 3.3
 8 approve by the California Supreme Court as effective November 1, 2018 states;

9 **Rule 3.3 Candor Toward the Tribunal**

10 (a) A lawyer shall not:

11 (1) knowingly make a false statement of fact or law to a tribunal* or fail to
 12 correct a false statement of material fact or law previously made to the tribunal*
 13 by the lawyer;
 14 (2) fail to disclose to the tribunal* legal authority in the controlling jurisdiction
 15 known to the lawyer to be directly adverse to the position of the client and not
 16 disclosed by opposing counsel, or knowingly* misquote to a tribunal* the
 17 language of a book, statute, decision or other authority; or
 18 (3) offer evidence that the lawyer knows* to be false. If a lawyer, the lawyer’s
 19 client, or a witness called by the lawyer, has offered material evidence, and the
 20 lawyer comes to know of its falsity, the lawyer shall take reasonable* remedial
 21 measures, including, if necessary, disclosure to the tribunal,* unless disclosure is
 22 prohibited by Business and Professions Code section 6068, subdivision (e) and
 23 rule 1.6. A lawyer may refuse to offer evidence, other than the testimony of a
 24 defendant in a criminal matter, that the lawyer reasonably believes* is false.

25
 26 California distinguishes between truthful means of representation and seeking to mislead
 27 a court, an important distinction to make because as trial lawyers know of the possibility to
 28 present bits of evidence or information but in a manner that in its presented context is
 misleading. It is also possible to violate an attorney’s duty of candor with the court by omission.

27 Relator Paul Den Beste's Certified Mandatory Title 18 United States Code § 4 "Make Known" Report of Criminal
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 (5), California Government Code §19990 (a) & (b); Committed by and Through Violations of California State Bar
 Rules 1.2.1, 3.1, 3.3, 3.4, 4.1, 8.4, California Code of Judicial Ethics Cannon 3 D. (1) & (2), California Business and
 Professions Code §6068 (a), (b), (d) & (g).

1 The ABA Model Rule 3.3 at Comment [3] notes there are circumstances where "failure
2 to make a disclosure is the equivalent of an affirmative misrepresentation".

3 An attorney's duty of candor is also contemplated in California Business and Professions
4 Code §6068 (d) and California State Bar Rule 3.3 (a) (1) – (3) and the seriousness of lack of
5 candor is stated in California Business and Professions Code §6103. California Business and
6 Professions Code §6106 discusses actions unfit for an attorney that may result in discipline.
7 California Business and Professions Code §6007 requires a lawyer "faithfully to discharge the
8 duties of any attorney at law to the best of his knowledge and ability." California Business and
9 Professions Code §6128 actually impose misdemeanor criminal liability on a lawyer who
10 engages in or consents to any deceit or collusion "with intent to deceive the court or any party.",
11 California Business and Professions Code §6128(a). Punishment for violating this section is up
12 to a six-month jail sentence or a fine of up to \$2,500 or both.
13

14 All of the criminal corruption herein reported as having been and being committed by
15 members of the state Bar of California is and was accomplished by and through the use of the
16 United States Postal Service and by and through the use of electronic wire services, both of
17 which used to promote, facilitate and accomplish the herein "Make Known" Report of criminal
18 acts which therefore triggers the following United Stated Department of Justice derived POINTS
19 AND AUTHORITIES OF WIRE AND MAIL FRAUD, to wit;

20 **B. Points And Authorities Of Wire And Mail Fraud**

21 This "Make Known" Report demonstrates criminal violations of Title 18 United States
22 Code §1341 and violations of Title 18 United States Code §1343 which state;

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26 (5), California Government Code §19990 (a) & (b); Committed by and Through Violations of California State Bar
27 Rules 1.2.1, 3.1, 3.3, 3.4, 4.1, 8.4, California Code of Judicial Ethics Cannon 3 D. (1) & (2), California Business and
28 Professions Code §6068 (a), (b), (d) & (g).

§1341. Frauds and swindles

Whoever, having devised or intending to devise any scheme or artifice to defraud, or for obtaining money or property by means of false or fraudulent pretenses, representations, or promises, or to sell, dispose of, loan, exchange, alter, give away, distribute, supply, or furnish or procure for unlawful use any counterfeit or spurious coin, obligation, security, or other article, or anything represented to be or intimated or held out to be such counterfeit or spurious article, for the purpose of executing such scheme or artifice or attempting so to do, places in any post office or authorized depository for mail matter, any matter or thing whatever to be sent or delivered by the Postal Service, or deposits or causes to be deposited any matter or thing whatever to be sent or delivered by any private or commercial interstate carrier, or takes or receives therefrom, any such matter or thing, or knowingly causes to be delivered by mail or such carrier according to the direction thereon, or at the place at which it is directed to be delivered by the person to whom it is addressed, any such matter or thing, shall be fined under this title or imprisoned not more than 20 years, or both. If the violation occurs in relation to, or involving any benefit authorized, transported, transmitted, transferred, disbursed, or paid in connection with, a presidentially declared major disaster or emergency (as those terms are defined in section 102 of the Robert T. Stafford Disaster Relief and Emergency Assistance Act (42 U.S.C. 5122)), or affects a financial institution, such person shall be fined not more than \$1,000,000 or imprisoned not more than 30 years, or both.

§ 1343. Fraud by wire, radio, or television

Whoever, having devised or intending to devise any scheme or artifice to defraud, or for obtaining money or property by means of false or fraudulent pretenses, representations, or promises, transmits or causes to be transmitted by means of wire, radio, or television communication in interstate or foreign commerce, any writings, signs, signals, pictures, or sounds for the purpose of executing such scheme or artifice, shall be fined under this title or imprisoned not more than 20 years, or both. If the violation occurs in relation to, or involving any benefit authorized, transported, transmitted, transferred, disbursed, or paid in connection with, a presidentially declared major disaster or emergency (as those terms are defined in section 102 of the Robert T. Stafford Disaster Relief and Emergency Assistance Act (42 U.S.C. 5122)), or affects a financial institution, such person shall be fined not more than \$1,000,000 or imprisoned not more than 30 years, or both.

Consistent with foregoing Title 18 United States Code §1341 and Title 18 United States

Relator Paul Den Beste's Certified Mandatory Title 18 United States Code § 4 "Make Known" Report of Criminal Violations of Title 18 United States Code §1341 and of Criminal Violations of Title 18 United States Code §1343 That Facilitated Violations of California Penal Code §96.5 (a) & (b), California Penal Code §182(a), (1), (3), (4) & (5), California Government Code §19990 (a) & (b); Committed by and Through Violations of California State Bar Rules 1.2.1, 3.1, 3.3, 3.4, 4.1, 8.4, California Code of Judicial Ethics Cannon 3 D. (1) & (2), California Business and Professions Code §6068 (a), (b), (d) & (g).

1 Code §1343, the following was obtained from the United States Department of Justice website
 2 regarding the elements of wire fraud and mail fraud, and states;

3 “The elements of wire fraud under Section 1343 directly parallel those of the mail fraud
 4 statute, but require the use of an interstate telephone call or electronic communication made in
 5 furtherance of the scheme. *United States v. Briscoe*, 65 F. 3d 576, 583 (7th Cir. 1995) (*citing*
 6 *United States v. Ames Sintering Co.*, 927 F.2d 232, 234 (6th Cir. 1990) (per curiam)); *United*
 7 *States v. Frey*, 42 F.3d 795, 797 (3d Cir. 1994) (wire fraud is identical to mail fraud statute
 8 except that it speaks of communications transmitted by wire); *see also, e.g.*, *United States v.*
 9 *Profit*, 49 F.3d 404, 406 n. 1 (8th Cir.) (the four essential elements of the crime of wire fraud are:
 10 (1) that the defendant voluntarily and intentionally devised or participated in a scheme to defraud
 11 another out of money; (2) that the defendant did so with the intent to defraud; (3) that it was
 12 reasonably foreseeable that interstate wire communications would be used; and (4) that interstate
 13 wire communications were in fact used) (*citing* Manual of Model Criminal Jury Instructions for
 14 the District Courts of the Eighth Circuit 6.18.1341 (West 1994)), *cert. denied*, 115 S.Ct. 2289
 15 (1995); *United States v. Hanson*, 41 F.3d 580, 583 (10th Cir. 1994) (two elements comprise the
 16 crime of wire fraud: (1) a scheme or artifice to defraud; and (2) use of interstate wire
 17 communication to facilitate that scheme); *United States v. Faulkner*, 17 F.3d 745, 771 (5th Cir.
 18 1994) (essential elements of wire fraud are: (1) a scheme to defraud and (2) the use of, or causing
 19 the use of, interstate wire communications to execute the scheme), *cert. denied*, 115 S.Ct. 193
 20 (1995); *United States v. Cassiere*, 4 F.3d 1006 (1st Cir. 1993) (to prove wire fraud government
 21 must show (1) scheme to defraud by means of false pretenses, (2) defendant's knowing and
 22

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 26 (5), California Government Code §19990 (a) & (b); Committed by and Through Violations of California State Bar
 27 Rules 1.2.1, 3.1, 3.3, 3.4, 4.1, 8.4, California Code of Judicial Ethics Cannon 3 D. (1) & (2), California Business and
 28 Professions Code §6068 (a), (b), (d) & (g).

1 willful participation in scheme with intent to defraud, and (3) use of interstate wire
2 communications in furtherance of scheme); *United States v. Maxwell*, 920 F.2d 1028, 1035 (D.C.
3 Cir. 1990) ("Wire fraud requires proof of (1) a scheme to defraud; and (2) the use of an interstate
4 wire communication to further the scheme.").

5 
6 Federal Rule of Civil Procedure 11 Signature of Title 18 United States Code § 4 "Make
7 Known" Relator Paul Den Beste

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12 **C. Certified Facts of Mail and Wire Fraud and Swindle Committed in Connection
13 With The Below Listed Violations of California Penal Code §96.5, California Penal
14 Code §182(a), (1), (3), (4) & (5), California Government Code §19990 (a) & (b),
15 State Bar of California Rules 1.2.1, 3.1, 3.3, 3.4, 4.1, 8.4 and California Code of
16 Judicial Ethics, CANNON 3 D (1) & (2)**

17 My name is Paul Den Beste. I have personal knowledge of the information stated in the
18 following paragraphs 1 through 9 and as to the qualifying statement "I believe that" stated at the
19 beginning of paragraphs 10 through 20, my said belief is based on what logic militates me to
20 believe are logically assumed operative facts giving rise to underlying logically assumed
21 circumstances giving rise to the matters stated in each of those paragraphs 10 through 20
22 prefaced by the statement "I believe that".

23 I Declare;

24 1. David A. Bradlow, Aron Oliner (SBN 152373), Allison Lane (SBN 152384), Lynn Searle
25 (SBN 146346), Marcus O. Colabianchi (SBN 208698), and Charles F. Haines (SBN 76655) will

26
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(5), California Government Code §19990 (a) & (b); Committed by and Through Violations of California State Bar
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1 not be able to show that it is not true that on June 10, 2010 a lawsuit was filed against me in the
 2 Civil Department of the Superior Court of California, County of San Francisco with assigned
 3 case number of CGC-10-500462 whereon a listed Quiet Title Cause of Action sought to
 4 extinguish my interest in real property located at 1072-1074 Filbert Street, San Francisco,
 5 California.

7 2. David A. Bradlow, Aron Oliner (SBN 152373), Allison Lane (SBN 152384), Lynn Searle
 8 (SBN 146346), Marcus O. Colabianchi (SBN 208698), and Charles F. Haines (SBN 76655) and
 9 Charles F. Haines (SBN 76655) will not be able to show that it is not true that on January 23,
 10 2012 a petition for damages was filed against me in the Probate Department of the Superior
 11 Court of California, County of San Francisco with assigned case number of PTR-04-286962
 12 whereon a listed California Probate Code Section §850 Quiet Title Cause of Action sought to
 13 extinguish my interest in real property located at 1072-1074 Filbert Street, San Francisco,
 14 California.

16 3. David A. Bradlow, Aron Oliner (SBN 152373), Allison Lane (SBN 152384), Lynn Searle
 17 (SBN 146346), Marcus O. Colabianchi (SBN 208698), and Charles F. Haines (SBN 76655) will
 18 not be able to show that it is not true that on April 19, 2013 an "ORDER GRANTING MOTION
 19 TO CONSOLIDATE OF ALL THE MATTERS IN THE ACTIONS" was filed in Superior
 20 Court of California, County of San Francisco Civil Division case CGC-10-500462 which
 21 specifically states with emphasis added to probate department and Probate Department;

24
 25 Having read the motion, the memoranda, the declarations in support of the
 26 motion, having considered the parties' oral arguments, and good cause appearing,
 27 the motion to consolidate the cases for all purposes in the probate department is

28 Relator Paul Den Beste's Certified Mandatory Title 18 United States Code § 4 "Make Known" Report of Criminal
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 31 (5), California Government Code §19990 (a) & (b); Committed by and Through Violations of California State Bar
 32 Rules 1.2.1, 3.1, 3.3, 3.4, 4.1, 8.4, California Code of Judicial Ethics Cannon 3 D. (1) & (2), California Business and
 33 Professions Code §6068 (a), (b), (d) & (g).

1 hereby GRANTED.
2

3 The Court finds that the parties and facts are nearly identical. With the exception
4 of the plaintiffs and Carol Mardeusz, aka Carol VanZandt, the parties are the
same. The facts underlying both actions are also the same and the respective
causes of action relate to the same facts and circumstances.

5 Furthermore, the Court finds that consolidation of these actions in the **Probate**
6 **Department** will (1) avoid the risk of inconsistent judgments, (2) reduce the costs
7 and delays resulting from multiple trials, and (3) conserve judicial resources. The
Court additionally finds that consolidation will not unduly complicate or delay
8 trial.

9 4. David A. Bradlow, Aron Oliner (SBN 152373), Allison Lane (SBN 152384), Lynn Searle
10 (SBN 146346), Marcus O. Colabianchi (SBN 208698), and Charles F. Haines (SBN 76655) will
11 not be able to show that it is not true that consistent with the April 19, 2013 "ORDER
12 GRANTING MOTION TO CONSOLIDATE OF ALL THE MATTERS IN THE ACTIONS"
13 identified in foregoing paragraph 3, Judge Peter J. Busch of Probate Department of The Superior
14 Court of California, County of San Francisco entered JUDGMENT on February 18, 2015 that
15 incorporated by attachment a SETTLEMENT AGREEMENT AND RELEASE containing
16 paragraph 9 terms that discharged all claims against me alleged in the complaints of Superior
17 Court of California, County of San Francisco Consolidated cases PTR-05-286962 / CGC-10-
18 500462.
19

20 5. David A. Bradlow, Aron Oliner (SBN 152373), Allison Lane (SBN 152384), Lynn Searle
21 (SBN 146346), Marcus O. Colabianchi (SBN 208698), and Charles F. Haines (SBN 76655) will
22 not be able to show that it is not true that Paragraph 9 of the SETTLEMENT AGREEMENT
23 AND RELEASE referenced in foregoing paragraph 4 that was made a part of and attached to the
24 February 18, 2015 JUDGMENT states;

25 Relator Paul Den Beste's Certified Mandatory Title 18 United States Code § 4 "Make Known" Report of Criminal
26 Violations of Title 18 United States Code §1341 and of Criminal Violations of Title 18 United States Code §1343
27 That Facilitated Violations of California Penal Code §96.5 (a) & (b), California Penal Code §182(a), (1), (3), (4) &
28 (5), California Government Code §19990 (a) & (b); Committed by and Through Violations of California State Bar
Rules 1.2.1, 3.1, 3.3, 3.4, 4.1, 8.4, California Code of Judicial Ethics Cannon 3 D. (1) & (2), California Business and
Professions Code §6068 (a), (b), (d) & (g).

9. Plaintiff and petitioner on behalf of their heirs, executors, trustees, beneficiaries, administrators and assigns, and any person claiming by, through, or under them collectively, does hereby unconditionally release and discharge defendants Mazzaferro, Lotchk Corporation, Great Sunset Ventures, Inc .. Robert Van Zandt, and Paul Den Beste, their present and former employees, agents, officers, insurers relating to the Action, directors and attorneys, both individually and in their representative capacities, their successors and assigns, from any and all claims, Charges, complaints, demands, damages, causes of action, or disputes of any kind or nature relating to the Action, whether alleged or could have been alleged and whether known or unknown.

6. David A. Bradlow, Aron Oliner (SBN 152373), Allison Lane (SBN 152384), Lynn Searle (SBN 146346), Marcus O. Colabianchi (SBN 208698), and Charles F. Haines (SBN 76655) will not be able to show that it is not true that Honorable Judge Peter J. Busch in the Probate Department of the Superior Court of California, County of San Francisco in Consolidated cases PTR-05-286962 / CGC-10-500462 issued on February 18, 2015 a companion order that is inextricably intertwined with and made a part of his February 18, 2015 JUDGMENT which did not grant Petitioner's / Plaintiff's extensively litigated motion for appointment of a receiver and that said not granting of said motion was based on appointment of a receiver being beyond the scope and established law of what a Judge can order on a motion directed to a California Code of Civil Procedure §664.6 contract and also because appointment of a receiver was not agreed upon in the SETTLEMENT AGREEMENT AND RELEASE contract that was made a part of and attached to the February 18, 2015 JUDGMENT.

7. David A. Bradlow, Aron Oliner (SBN 152373), Allison Lane (SBN 152384), Lynn Searle (SBN 146346), Marcus O. Colabianchi (SBN 208698), and Charles F. Haines (SBN 76655) will not be able to show that it is not true that Honorable Judge Peter J. Busch in the Probate Department of the Superior Court of California, County of San Francisco in Consolidated cases Relator Paul Den Beste's Certified Mandatory Title 18 United States Code § 4 "Make Known" Report of Criminal Violations of Title 18 United States Code §1341 and of Criminal Violations of Title 18 United States Code §1343 That Facilitated Violations of California Penal Code §96.5 (a) & (b), California Penal Code §182(a), (1), (3), (4) & (5), California Government Code §19990 (a) & (b); Committed by and Through Violations of California State Bar Rules 1.2.1, 3.1, 3.3, 3.4, 4.1, 8.4, California Code of Judicial Ethics Cannon 3 D. (1) & (2), California Business and Professions Code §6068 (a), (b), (d) & (g).

1 PTR-05-286962 / CGC-10-500462 at an August 27, 2015 hearing on Petitioner's / Plaintiff's
 2 motion to vacate the February 18, 2015 JUDGMENT denied the motion to vacate the February
 3 18, 2015 JUDGMENT and to vacate the February 18, 2015 companion order that did not grant
 4 the appointment of a receiver and that in his denial Honorable Judge Peter J. Busch made
 5 statements reflected in the August 27, 2018 Court Reporter Transcript describing the motion and
 6 oral argument to vacate as "frivolous", page 7 lines 19-20; "Your theory is absurd", page 7 lines
 7 26-27; "makes no sense", page 11 lines 6-11.

8. David A. Bradlow, Aron Oliner (SBN 152373), Allison Lane (SBN 152384), Lynn Searle
 9 (SBN 146346), Marcus O. Colabianchi (SBN 208698), and Charles F. Haines (SBN 76655) will
 10 not be able to show that it is not true that on April 25, 2018 the California First District Court of
 11 Appeal in case A146778 affirmed the entirety of the February 18, 2015 JUDGMENT and the
 12 February 18, 2015 companion order that did not grant the appointment of a receiver which **was**
 13 and is inextricably intertwined with that February 18, 2015 JUDGMENT.

14. David A. Bradlow, Aron Oliner (SBN 152373), Allison Lane (SBN 152384), Lynn Searle
 15 (SBN 146346) and Marcus O. Colabianchi (SBN 208698), and Charles F. Haines (SBN 76655)
 16 either individually or collectively, will not be able to show that it is not true that the February 18,
 17 2015 JUDGMENT issued by Judge Peter J. Busch in Superior Court of California, County of
 18 San Francisco consolidated cases PTR-05-286962 / CGC-10-500462 was given full faith and
 19 credit by various Federal Courts that resulted in the settlement of the following Federal Court
 20 cases:

21. 1. United State Bankruptcy Court Northern District of California, San
 22 Francisco Division case 12-32655 In re ROBERT VAN ZANDT

23 Relator Paul Den Beste's Certified Mandatory Title 18 United States Code § 4 "Make Known" Report of Criminal
 24 Violations of Title 18 United States Code §1341 and of Criminal Violations of Title 18 United States Code §1343
 25 That Facilitated Violations of California Penal Code §96.5 (a) & (b), California Penal Code §182(a), (1), (3), (4) &
 26 (5), California Government Code §19990 (a) & (b); Committed by and Through Violations of California State Bar
 27 Rules 1.2.1, 3.1, 3.3, 3.4, 4.1, 8.4, California Code of Judicial Ethics Cannon 3 D. (1) & (2), California Business and
 28 Professions Code §6068 (a), (b), (d) & (g).

1 February 4, 2016 Order of Discharge;

2 2. United States Bankruptcy Court Northern District of California,
3 San Francisco Division case Adversary Proceedings case # 12-
4 03183 Edith Mazzaferri v Robert Van Zandt;
5
6 3. United States Bankruptcy Court Northern District of California,
7 San Francisco Division case Adversary Proceedings case # 12-
8 03184; William Parisi v Robert Van Zandt;
9
10 4. United States Bankruptcy Court Northern District of California,
11 San Francisco Division case Adversary Proceedings case # 12-
12 03240; Ronald Mazzaferro v William Parisi, et al.;
13
14 5. United States Bankruptcy Court Northern District of California,
15 San Francisco Division case Adversary Proceedings case # 12-
16 03241; Robert Van Zandt v Sakauye, et al.;
17
18 6. United States Court of Appeal for the Ninth Circuit case # 14-15235 In re
19 Robert Van Zandt settled appeal of United States District Court, Northern
20 District of California case 4:13-cv-00702 CW;
21
22 7. United States Court of Appeal for the Ninth Circuit case # 14-15237 In
23 re Robert Van Zandt settled appeal of United States District Court,
24 Northern District of California case 4:13-cv-01568 CW;
25
26 8. United States Court of Appeal for the Ninth Circuit case # 14-15238 In re
27 Robert Van Zandt settled appeal of United States District Court, Northern
28 District of California case 4:13-cv-02765 CW;
29
30 9. United States Court of Appeal for the Ninth Circuit case # 14-15239 In re
31 Robert Van Zandt settled appeal of United States District Court, Northern
32 District of California case 4:13-cv-04200 CW;
33
34 10. United States Court of Appeal for the Ninth Circuit case # 14-15943 In
35 re Robert Van Zandt settled appeal of United States District Court,
36 Northern District of California case 4:14-cv-01528 CW;
37
38 11. United States Court of Appeal for the Ninth Circuit case # 14-15919
39 Parisi v Mazzaferro settled appeal of United States District Court,
40 Northern District of California case 4:14-cv-00759 CW;

41
42 Relator Paul Den Beste's Certified Mandatory Title 18 United States Code § 4 "Make Known" Report of Criminal
43 Violations of Title 18 United States Code §1341 and of Criminal Violations of Title 18 United States Code §1343
44 That Facilitated Violations of California Penal Code §96.5 (a) & (b), California Penal Code §182(a), (1), (3), (4) &
45 (5), California Government Code §19990 (a) & (b); Committed by and Through Violations of California State Bar
46 Rules 1.2.1, 3.1, 3.3, 3.4, 4.1, 8.4, California Code of Judicial Ethics Cannon 3 D. (1) & (2), California Business and
47 Professions Code §6068 (a), (b), (d) & (g).

12. United States Court of Appeal for the Ninth Circuit case # 14-15513
2 Robert Van Zandt v William Parisi settled appeal of United States
District Court, Northern District of California case 4:14-cv-00562 CW;
13. United States Court of Appeal for the Ninth Circuit case # 14-15515
4 Robert Van Zandt v William Parisi settled appeal of United States
5 District Court, Northern District of California case 4:14-cv-02084 CW;
14. United States Court of Appeal for the Ninth Circuit case # 14-15526
6 Robert Van Zandt v William Parisi settled appeal of United States
7 District Court, Northern District of California case 4:14-cv-03711 CW;
15. United States Court of Appeal for the Ninth Circuit case # 15-15987
9 Ronald Mazzaferro, et al. settled appeal of United States District Court,
10 Northern District of California case 3:14-cv-01706 WHO;
16. United States Court of Appeal for the Ninth Circuit case # 15-15988
11 Ronald Mazzaferro, et al. settled appeal of United States District Court,
12 Northern District of California case 3:14-cv-01707 JST;
17. United States Court of Appeal for the Ninth Circuit case # 15-15989
14 Ronald Mazzaferro, et al. settled appeal of United States District Court,
15 Northern District of California case 3:14-cv-02623 WHO;
18. United States Court of Appeal for the Ninth Circuit case # 15-15990
16 Ronald Mazzaferro, et al. settled appeal of United States District Court,
17 Northern District of California case 3:14-cv-02624 JST.

10. I believe that David A. Bradlow, Aron Oliner (SBN 152373), Lynn Searle (SBN 146346)
11 and Marcus O. Colabianchi (SBN 208698) will not be able to show that it is not true that each of
12 them knew that as of no later than the May 13, 2016 ORDER GRANTING *EX PARTE*
13 APPLICATION BY RECEIVER TO EMPLOY GENERAL COUNSEL David A. Bradlow had
14 knowingly and deliberately filed on July 29, 2015 a Pro Per RECEIVER'S OATH in Superior
15 Court of California, County of San Francisco consolidated cases PTR-05-286962 / CGC-10-
16 500462 that states on page 2 lines 3 - 8 with emphasis added;

17 Relator Paul Den Beste's Certified Mandatory Title 18 United States Code § 4 "Make Known" Report of Criminal
18 Violations of Title 18 United States Code §1341 and of Criminal Violations of Title 18 United States Code §1343
20 That Facilitated Violations of California Penal Code §96.5 (a) & (b), California Penal Code §182(a), (1), (3), (4) &
21 (5), California Government Code §19990 (a) & (b); Committed by and Through Violations of California State Bar
22 Rules 1.2.1, 3.1, 3.3, 3.4, 4.1, 8.4, California Code of Judicial Ethics Cannon 3 D. (1) & (2), California Business and
23 Professions Code §6068 (a), (b), (d) & (g).

1 1. I have been duly sworn to perform the duties of receiver faithfully on the date
2 shown below next to my signature, and swear to faithfully discharge and perform
3 the duties of receiver in the above-entitled action, and to obey all orders of the
Court in this action.

4 I declare under penalty of perjury under the laws of the State of California that the
5 foregoing is true and correct Executed this July 23, 2015 day of July, 2015 in San
6 Francisco, California.

7 11. I believe that David A. Bradlow, Aron Oliner (SBN 152373), Allison Lane (SBN
8 152384), Lynn Searle (SBN 146346), Marcus O. Colabianchi (SBN 208698), and Charles F.
9 Haines (SBN 76655) will not be able to show that it is not true that individually or collectively
10 they know that David A. Bradlow perjured his Pro Per July 19, 2015 RECEIVER'S OATH by
11 never complying with paragraph 9 of the SETTLEMENT AGREEMENT AND RELEASE
12 attached to and made a part of the February 18, 2015 JUDGMENT, and that states;

13 9. Plaintiff and petitioner on behalf of their heirs, executors, trustees,
14 beneficiaries, administrators and assigns, and any person claiming by, through, or
15 under them collectively, does hereby unconditionally release and discharge
16 defendants Mazzaferro, Lotchk Corporation, Great Sunset Ventures. Inc .. Robert
17 Van Zandt. and Paul Den Beste, their present and former employees, agents,
18 officers. insurers relating to the Action, directors and attorneys, both individually
19 and in their representative capacities, their successors and assigns, from any and
20 all claims, Charges, complaints, demands, damages, causes of action, or disputes
21 of any kind or nature relating to the Action, whether alleged or could have been
22 alleged and whether known or unknown.

23 12. I believe that David A. Bradlow, Aron Oliner (SBN 152373), Allison Lane (SBN
24 152384), Lynn Searle (SBN 146346), Marcus O. Colabianchi (SBN 208698), and Charles F.
25 Haines (SBN 76655) will not be able to show that it is not true that individually and or
26 collectively they know that David A. Bradlow perjured his Pro Per July 19, 2015 RECEIVER'S
27 OATH by never complying with the April 25, 2018 decision from the California 1st District
28

29 Relator Paul Den Beste's Certified Mandatory Title 18 United States Code § 4 "Make Known" Report of Criminal
30 Violations of Title 18 United States Code §1341 and of Criminal Violations of Title 18 United States Code §1343
31 That Facilitated Violations of California Penal Code §96.5 (a) & (b), California Penal Code §182(a), (1), (3), (4) &
32 (5), California Government Code §19990 (a) & (b); Committed by and Through Violations of California State Bar
33 Rules 1.2.1, 3.1, 3.3, 3.4, 4.1, 8.4, California Code of Judicial Ethics Cannon 3 D. (1) & (2), California Business and
34 Professions Code §6068 (a), (b), (d) & (g).

1 Court of Appeal case A146778 that affirmed the entirety of the February 18, 2015 JUDGMENT
 2 with the SETTLEMENT AGREEMENT AND RELEASE attached and made a part of that
 3 JUDGMENT and which states at paragraph 9;

4
 5 9. Plaintiff and petitioner on behalf of their heirs, executors, trustees,
 6 beneficiaries, administrators and assigns, and any person claiming by, through, or
 7 under them collectively, does hereby unconditionally release and discharge
 8 defendants Mazzaferro, Lotchk Corporation, Great Sunset Ventures, Inc .. Robert
 9 Van Zandt, and Paul Den Beste, their present and former employees, agents,
 10 officers, insurers relating to the Action, directors and attorneys, both individually
 11 and in their representative capacities, their successors and assigns, from any and
 12 all claims, Charges, complaints, demands, damages, causes of action, or disputes
 13 of any kind or nature relating to the Action, whether alleged or could have been
 14 alleged and whether known or unknown.

15. I believe that David A. Bradlow, Aron Oliner (SBN 152373), Allison Lane (SBN
 16 152384), Lynn Searle (SBN 146346), Marcus O. Colabianchi (SBN 208698), and Charles F.
 17 Haines (SBN 76655) will not be able to show that it is not true that individually and or
 18 collectively they know that Aron Oliner (SBN 152373), Allison Lane (SBN 152384), Lynn
 19 Searle (SBN 146346), Marcus O. Colabianchi (SBN 208698), and Charles F. Haines (SBN
 20 76655) have condoned, assisted, enabled and facilitated David A. Bradlow to knowingly,
 21 deliberately, wantonly and overtly perjure his Pro Per July 19 ,2015 RECEIVER'S OATH by
 22 them further assisting, condoning, enabling and facilitating David A. Bradlow to never comply
 23 with and to violate paragraph 9 of the SETTLEMENT AGREEMENT AND RELEASE attached
 24 to and made a part of the February 18, 2015 JUDGMENT, and that states;

25
 26 9. Plaintiff and petitioner on behalf of their heirs, executors, trustees,
 27 beneficiaries, administrators and assigns, and any person claiming by, through, or
 28 under them collectively, does hereby unconditionally release and discharge
 defendants Mazzaferro, Lotchk Corporation, Great Sunset Ventures, Inc .. Robert
 Van Zandt, and Paul Den Beste, their present and former employees, agents,

Relator Paul Den Beste's Certified Mandatory Title 18 United States Code § 4 "Make Known" Report of Criminal
 Violations of Title 18 United States Code §1341 and of Criminal Violations of Title 18 United States Code §1343
 That Facilitated Violations of California Penal Code §96.5 (a) & (b), California Penal Code §182(a), (1), (3), (4) &
 (5), California Government Code §19990 (a) & (b); Committed by and Through Violations of California State Bar
 Rules 1.2.1, 3.1, 3.3, 3.4, 4.1, 8.4, California Code of Judicial Ethics Cannon 3 D. (1) & (2), California Business and
 Professions Code §6068 (a), (b), (d) & (g).

1 officers, insurers relating to the Action, directors and attorneys, both individually
2 and in their representative capacities, their successors and assigns, from any and
3 all claims, Charges, complaints, demands, damages, causes of action, or disputes
4 of any kind or nature relating to the Action, whether alleged or could have been
5 alleged and whether known or unknown.

6 14. I believe that Charles F. Haines (SBN 76655) will not be able to show that it is not true
7 that he has direct access to all of the foregoing information of criminal obstruction of justice
8 violations of California Penal Code §96.5 and that he acted in California Penal Code §182(a),
9 (1), (3), (4) & (5) criminal conspiracy with David A. Bradlow, Aron Oliner (SBN 152373),
10 Allison Lane (SBN 152384), Lynn Searle (SBN 146346) and Marcus O. Colabianchi (SBN
11 208698) to violate California Penal Code §96.5 (a) & (b) which state;

12 (a) Every judicial officer, court commissioner, or referee who commits any act
13 that he or she knows perverts or obstructs justice, is guilty of a public offense
14 punishable by imprisonment in a county jail for not more than one year.

15 (b) Nothing in this section prohibits prosecution under paragraph (5) of
16 subdivision (a) of Section 182 of the Penal Code or any other law.

17 15. I believe that Charles F. Haines (SBN 76655) will not be able to show that it is not true
18 that he knowingly, deliberately, wantonly and willingly facilitated the foregoing disclosed
19 criminal acts to be performed and committed in a Tax Payer Funded Public Building in violation
20 of California Government Code §19990 which provides in relevant part;

21 §19990

22 A state officer or employee shall not engage in any employment, activity, or
23 enterprise which is clearly inconsistent, incompatible, in conflict with, or inimical
24 to his or her duties as a state officer or employee.

25 (a) Using the prestige or influence of the state or the appointing authority for the
26 officer's or employee's private gain or advantage or the private gain of another.

27 Relator Paul Den Beste's Certified Mandatory Title 18 United States Code § 4 "Make Known" Report of Criminal
28 Violations of Title 18 United States Code §1341 and of Criminal Violations of Title 18 United States Code §1343
That Facilitated Violations of California Penal Code §96.5 (a) & (b), California Penal Code §182(a), (1), (3), (4) &
(5), California Government Code §19990 (a) & (b); Committed by and Through Violations of California State Bar
Rules 1.2.1, 3.1, 3.3, 3.4, 4.1, 8.4, California Code of Judicial Ethics Cannon 3 D. (1) & (2), California Business and
Professions Code §6068 (a), (b), (d) & (g).

(b) Using state time, facilities, equipment, or supplies for private gain or advantage.

3 16. I believe that David A. Bradlow, Aron Oliner (SBN 152373), Allison Lane (SBN
4 152384), Lynn Searle (SBN 146346), Marcus O. Colabianchi (SBN 208698), and Charles F.
5 Haines (SBN 76655) will not be able to show that it is not true that the foregoing criminal acts
6 were by them committed and facilitated by their individual and collective corrupted and
7 perverted felony wire fraud violation of Title 18 United States Code §1343 use of the electronic
8 Texas based electronic court filing system known as File&ServeXpress which is an innocent
9 victim of the above criminal acts facilitated and committed by David A. Bradlow, Aron Oliner
10 (SBN 152373), Allison Lane (SBN 152384), Lynn Searle (SBN 146346), Marcus O. Colabianchi
11 (SBN 208698), and Charles F. Haines (SBN 76655).
12

14 17. I believe that David A. Bradlow, Aron Oliner (SBN 152373), Allison Lane (SBN
15 152384), Lynn Searle (SBN 146346), Marcus O. Colabianchi (SBN 208698), and Charles F.
16 Haines (SBN 76655) will not be able to show that it is not true that the foregoing criminal acts
17 were by them committed and facilitated by and through their individual and collective felony
18 violation of Title 18 United States Code §1341 corrupted use of the United States Postal Service
19 by them using said United States Postal Service to mail documents that facilitated the foregoing
20 criminal acts by them committed.
21

22 18. I believe that Aron Oliner (SBN 152373), Allison Lane (SBN 152384), Lynn Searle
23 (SBN 146346), Marcus O. Colabianchi (SBN 208698), and Charles F. Haines (SBN 76655) will
24 not be able to show that it is not true that as members of the State Bar of California the foregoing
25 shows that each of them individually, or collectively acting in a conspiracy violation of
26

27 Relator Paul Den Beste's Certified Mandatory Title 18 United States Code § 4 "Make Known" Report of Criminal
28 Violations of Title 18 United States Code §1341 and of Criminal Violations of Title 18 United States Code §1343
That Facilitated Violations of California Penal Code §96.5 (a) & (b), California Penal Code §182(a), (1), (3), (4) &
(5), California Government Code §19990 (a) & (b); Committed by and Through Violations of California State Bar
Rules 1.2.1, 3.1, 3.3, 3.4, 4.1, 8.4, California Code of Judicial Ethics Cannon 3 D. (1) & (2), California Business and
Professions Code §6068 (a), (b), (d) & (g).

1 California Penal Code §182(a), (1), (3), (4) & (5), violated the following California State Bar
2 Rules;

3 **California State Bar "Rule 1.0 Purpose and Function of the Rules of**
4 **Professional Conduct (Rule Approved by the Supreme Court, Effective**
5 **November 1, 2018)" et. seq.; California State Bar 1.0.1 (d), Comment [3];**
6 **California State Bar 1.2.1 (a), Comment [2], Comment [5], supported by**
7 **EXECUTIVE SUMMARY to NEW RULE OF PROFESSIONAL CONDUCT**
8 **1.2.1 (Former Rule 3-210) Sections (a), (b) (1), (2), (3), (c), (d) (1), (2). (3), (4)**
9 **and (5);**

10 **California State Bar Rule 1.2.1 Advising or Assisting the Violation of Law (a),**
11 **Comment [1], Comment [2], Comment [3], Comment [4], Comment [5],**
12 **Comment [6];**

13 **California State Rule 3.1 Meritorious Claims and Contentions (a) (1) & (2)**

14 **California State Bar Rule 3.3 Candor Toward the Tribunal (a) (1), (2), (3),**
15 **(b), (c) Comment [1], Comment [2], Comment [3], Comment [4], Comment [5],**
16 **Comment [6], Comment [7], Comment [8], Comment [9];**

17 **California State Rule 3.4 Fairness to Opposing Party and Counsel (a), (b), (c),**
18 **(d), (e), (f). (g), Comment [1], Comment [2];**

19 **California State Rule 4.1 Truthfulness in Statements to Others (a) & (b),**
20 **Comment [1], Comment [3], Comment [2], Comment [3], Comment [4];**

21 **California State Rule 8.4 Misconduct (a), (b), (c), (d), (e), (f); Comment [1],**
22 **Comment [2], Comment [3], Comment [4], Comment [5], Comment [6].**

23 19. I believe that Aron Oliner (SBN 152373), Allison Lane (SBN 152384), Lynn Searle
24 (SBN 146346), Marcus O. Colabianchi (SBN 208698), and Charles F. Haines (SBN 76655) will
25 not be able to show that it is not true that as members of the State Bar of California the foregoing
26 shows that each on them individually, or collectively, acting in a conspiracy violation of
27 California Penal Code §187(a), (1), (3), (4) & (5), violated the following California Business and
28 Professions Code §6068 (a), (b), (d) &(g) which state;

29 Relator Paul Den Beste's Certified Mandatory Title 18 United States Code § 4 "Make Known" Report of Criminal
30 Violations of Title 18 United States Code §1341 and of Criminal Violations of Title 18 United States Code §1343
31 That Facilitated Violations of California Penal Code §96.5 (a) & (b), California Penal Code §182(a), (1), (3), (4) &
32 (5), California Government Code §19990 (a) & (b); Committed by and Through Violations of California State Bar
33 Rules 1.2.1, 3.1, 3.3, 3.4, 4.1, 8.4, California Code of Judicial Ethics Cannon 3 D. (1) & (2), California Business and
34 Professions Code §6068 (a), (b), (d) & (g).

1 6068.

2 It is the duty of an attorney to do all of the following:

3 (a) To support the Constitution and laws of the United States and of this state.

4 (b) To maintain the respect due to the courts of justice and judicial officers.

5 (d) To employ, for the purpose of maintaining the causes confided to him or her
those means only as are consistent with truth, and never to seek to mislead the
judge or any judicial officer by an artifice or false statement of fact or law.

6 (g) Not to encourage either the commencement or the continuance of an action or
proceeding from any corrupt motive of passion or interest.

7 20. I believe that Aron Oliner (SBN 152373), Allison Lane (SBN 152384), Lynn Searle
8 (SBN 146346), Marcus O. Colabianchi (SBN 208698), and Charles F. Haines (SBN 76655) will
9 not be able to show it is not true that Charles F. Haines (SBN 76655) of the Bench of the
10 Superior Court of California, County of San Francisco had and has access to the records of the
11 foregoing criminal acts committed by David A. Bradlow, Aron Oliner (SBN 152373), Allison
12 Lane (SBN 152384), Lynn Searle (SBN 146346), Marcus O. Colabianchi (SBN 208698), and
13 Charles F. Haines (SBN 76655), and that no judge on that Bench of the Superior Court of
14 California, County of San Francisco has complied with California Code of Judicial Ethics,
15 CANNON 3 D (1) & (2) that state;

16
17 **D. Disciplinary Responsibilities**

18 (1) Whenever a judge has reliable information that another judge has
19 violated any provision of the Code of Judicial Ethics, that judge shall take
20 appropriate corrective action, which may include reporting the violation to
21 the appropriate authority. (See Commentary to Canon 3D(2).)

22 (2) Whenever a judge has personal knowledge,* or concludes in a judicial
23 decision, that a lawyer has committed misconduct or has violated any
24 provision of the Rules of Professional Conduct, the judge shall take

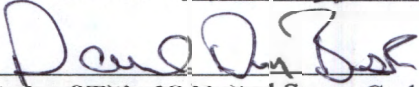
25
26 Relator Paul Den Beste's Certified Mandatory Title 18 United States Code § 4 "Make Known" Report of Criminal
27 Violations of Title 18 United States Code §1341 and of Criminal Violations of Title 18 United States Code §1343
28 That Facilitated Violations of California Penal Code §96.5 (a) & (b), California Penal Code §182(a), (1), (3), (4) &
(5), California Government Code §19990 (a) & (b); Committed by and Through Violations of California State Bar
Rules 1.2.1, 3.1, 3.3, 3.4, 4.1, 8.4, California Code of Judicial Ethics Cannon 3 D. (1) & (2), California Business and
Professions Code §6068 (a), (b), (d) & (g).

1 appropriate corrective action, which may include reporting the violation to
2 the appropriate authority.

3 **Certification Pursuant to Federal Rule of**
4 **Civil Procedure 9-1(e)(1)(A)**

5 I certify under penalty of perjury that the information contained in foregoing
6 paragraphs 1 through 9 is true of my own personal knowledge and that I believe to be
7 true the information that is contained in foregoing paragraphs 10 through 20.

8
9 Executed on Date: 12.22.21

10 

11 Signature of Title 18 United States Code § 4 "Make Known" Relator Paul Den Beste
12 Paul Den Beste
13 P. O. Box 742
14 Cloverdale, CA 95425
15 (707) 975 5901
16 E Mail: pauldenbeste@hotmail.com
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27 Relator Paul Den Beste's Certified Mandatory Title 18 United States Code § 4 "Make Known" Report of Criminal
28 Violations of Title 18 United States Code §1341 and of Criminal Violations of Title 18 United States Code §1343
That Facilitated Violations of California Penal Code §96.5 (a) & (b), California Penal Code §182(a), (1), (3), (4) &
(5), California Government Code §19990 (a) & (b); Committed by and Through Violations of California State Bar
Rules 1.2.1, 3.1, 3.3, 3.4, 4.1, 8.4, California Code of Judicial Ethics Cannon 3 D. (1) & (2), California Business and
Professions Code §6068 (a), (b), (d) & (g).